

REMARKS

Claims 1, 5-12, 15-17 and 20-26 remain pending in the application.

Claims 23-26 over Watters in view of Fisher

In the Office Action, claims 23-26 were rejected under 35 U.S.C. §103(a) as allegedly being obvious over U.S. Pat. No. 5,982,324 to Watters et al. ("Watters") in view of U.S. Pat. No. 6,295,455 to Fisher et al. ("Fisher"). The Applicant respectfully traverses the rejection.

Claims 23-26 are amended herein to recite a combiner module adapted to combine a local error difference with a raw GPS location signal determined by the wireless device to provide a location accurate to within a few meters, and to output during a telephone call a final GPS location. The **local** error difference is determined external to the wireless device by a **fixed** GPS receiver and wirelessly transmitted to the wireless device.

This language is taken from allowed claim 1, and is intended to place claims 23-26 in condition for allowance. If the Examiner has any remaining issues with respect to claims 23-26, she is respectfully invited to call the undersigned at her convenience to work out any remaining issues.

Moreover, with respect to dependent claim 24, the Examiner alleges that Watters discloses a local error difference comprising an altitude difference. (Office Action at 3) The Applicant respectfully disagrees.

In particular, Watters discloses conventional navigation data message including satellite clock-bias data, ephemeris data (precise orbital data of the satellite), certain correction data, and satellite almanac data (coarse orbital data on the 24 satellites). (Watters, col. 1, lines 26-30)

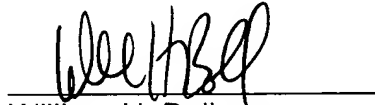
The "**altitude difference**" language of claim 24 relates to the altitude of the location being located--not to the altitude of the satellites providing GPS information. None of the navigational data messages disclosed by Watters relate to an altitude of the wireless device, as required by claim 24.

Accordingly, for at least all the above reasons, claims 23-26 are patentable over the prior art of record. It is therefore respectfully requested that the various rejections be withdrawn.

**Conclusion**

All objections and rejections having been addressed, it is respectfully submitted that the subject application is in condition for allowance and a Notice to that effect is earnestly solicited.

Respectfully submitted,



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